



OFFICIAL GAZETTE

GOVERNMENT OF GOA, DAMAN AND DIU

GOVERNMENT OF GOA, DAMAN AND DIU

Special Department

Notification

SPL/RRVS/11/66

In exercise of the powers conferred by the proviso to article 309 of the Constitution, read with the Government of India, Ministry of Home Affairs, Notification no. F.1/29/68-GP dated the 29th June, 1968, the Administrator of Goa, Daman and Diu is pleased to make the following rules regulating the Recruitment of persons to Class I posts in the Directorate of Health Services under the Government of Goa, Daman and Diu.

1. Short title.— These rules may be called Goa Government Directorate of Health Services, Class I (Gazetted) posts Recruitment Rules, 1973.

2. Application.— These rules shall apply to the posts specified in column 1 of the Schedule to these rules.

3. Number, classification and scale of pay.— The number of posts, classification of the said posts and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.

4. Method of recruitment, age limit and other qualifications.— The method of recruitment to the said posts, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the aforesaid Schedule.

Provided that,

(a) the maximum age limit specified in the Schedule in respect of direct recruitment may be relaxed in the case of candidates

belonging to the Scheduled Castes and Scheduled Tribes and other special categories in accordance with the orders issued by the Central Government from time to time; and

(b) no male candidate, who has more than one wife living and no female candidate, who has married a person having already a wife living, shall be eligible for appointment, unless the Government, after having been satisfied that there are special grounds for doing so, exempts any such candidate from the operation of this rule.

5. Power to relax.— Where the Administrator is of the opinion that it is necessary or expedient so to do, he may, by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission, relax any of the provisions of these rules in respect of any category of persons/posts.

6. These rules shall come into effect from the date of their publication and will relate to appointments to the various posts made on or after this date.

7. This issues with the concurrence of the Union Public Service Commission accorded under their letter no. F.3/29(4)/67-RR dated 20-3-1973 and in supersession of the recruitment rules framed for the posts under Notification of even number dated 9th December, 1969 published in Government Gazette Series I, No. 39 dated 26th December, 1969.

T. Kipgen
Chief Secretary

Panaji, 6th July, 1973.

SCHEDULE I

Name of the post	No. of posts	Classification	Scale of Pay	Whether Selection Post or non-Selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation, if any	Method of recruitment whether by direct recruitment or by promotion or by deputation/transfer, and percentage of the vacancies to be filled by various methods	In case of recruitment, by promotion/deputation/transfer, grades from which promotion/deputation/transfer is to be made	If a DPC exists, what is its composition	Circumstances in which U. P. S. C. is to be consulted in making recruitment
1	2	3	4	5	6	7	8	9	10	11	12	13
Director of Health Services	One	General Central Service Class I Gazetted	Rs. 1300-60-1600	Selection	50 years (Relaxable for Government servants)	Essential: i) A recognised medical qualification included in the First or Second Schedule or Part II of the Third Schedule (other than Licentiate qualifications) to the Indian Medical Council Act, 1956. Holders of educational qualifications included in Part II of the Third Schedule should fulfil the conditions stipulated in sub-section (3) of section 13 of the Indian Medical Council Act, 1956. ii) Post-graduate qualifications. iii) About 10 years standing in the profession. iv) Extensive practical and administrative experience in the field of Medical relief or medical research or medical education or public health organisation. (Qualifications relaxable at commission's discretion in case of candidates otherwise well qualified). Desirable: Working knowledge of Marathi or Konkani.	Age: No. Qualifications: Must possess Essential Qualification (1) or Medico Cirurgiao	two years	By promotion failing which by direct recruitment.	Promotion: A-1) Surgeon. 2) Deputy Director of Health Services. 3) Chief Medical Officer, Public Health Laboratory. 4) Medical Superintendent, Mental Hospital. 5) Superintendent, T. B. Sanitorium. 6) Surgeon Specialist. 7) Chief Radiologist, with 5 years service in the respective grades. B-1) Chief, Anti-Filaria Campaign. 2) Chief, Smallpox Eradication Programme. 3) Chief Medical Officer (Maternity and Child Welfare). 4) Chief Leprosy Officer. 5) Chief, T. B. Officer. 6) Chief Malaria Officer. 7) Chief Medical Officer (V.D.). 8) Chief Medical Officer, Incharge of Vaccine Institute. 9) Chief Medical Officer Incharge of Family Planning Programme. with 8 years service in the respective grades.	Class I De- part- men- tal Pro- motion Com- mittee.	As required under the Union Public Service Commission (Exemption from Consultation) Regulations, 1958.

2. Surgeon	1	General Central Service Class I Gazetted	Rs. 675-35- -850-40- -1050-50- -1300.	Selection	45 years (Relaxable for Government servants)	Essential: i) A recognised medical qualification included in the First or Second Schedule or Part II of the Third Schedule (other than Licentiate qualifications) to the Indian Medical Council Act, 1956. Holders of educational qualifications included in Part II of the Third Schedule should fulfil the conditions stipulated in sub-section (3) of section 13 of the Indian Medical Council Act, 1956. ii) Post-graduate qualifications in the concerned speciality. iii) About 3 years work connected with the speciality for post-graduate degree holders, and about 5 years' work connected with the speciality for post-graduate diploma holders. (Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).	Age: No. Qualifications: Must possess Essential Qualification (i) or Medico Cirurgiao with two years experience in the concerned speciality or in case of candidates who have no experience or training they should undergo in-service-training in the concerned speciality during the probation period.	two years	By promotion failing which by direct recruitment.	Promotion: 1) Chief, Anti-Filaria Campaign. 2) Chief, Smallpox Eradication Programme. 3) Chief Medical Officer (Maternity and Child Welfare). 4) Chief Leprosy Officer. 5) Chief, T. B. Officer. 6) Chief, Malaria Officer. 7) Chief Medical Officer (V. D.). 8) Chief Medical Officer, Incharge of Vaccine Institute. 9) Chief Medical Officer, Incharge of Family Planning Programme. With 3 years service in the respective grades.	Class I As required under the Union Public Service Commission (Exemption from Consultation) Regulations, 1958.
3. Chief Medical Officer, Public Health Laboratory.	1		Rs. 700-40- -1100-50/2- -1250								
4. Medical Superintendent, Mental Hospital	1										
5. Superintendent, T. B. Sanitorium	1										
6. Surgeon Specialist	1										
7. Chief Radiologist	1										

Desirable:

Working knowledge of Marathi or Konkani.

1	2	3	4	5	6	7	8	9	10	11	12	13
8. Chief Anti-Filaria Campaign.	1	General Central Service Class I Gazetted	Rs. 575-25- -600-30-750- -40-870-EB- -40-1150	Selection	40 years (Relaxable for Government servants)	<i>Essential:</i>	Age: No. Qualifications:	two years	By promotion failing which by direct recruitment.	<i>Promotion:</i>	Class I	As required under the Union Public Service Commission (Exemption from Consultation) Regulations, 1958.
9. Chief, Small-pox Eradication Programme.	1					ii) A recognised medical qualification included in the First or Second Schedule or Part II of the Third Schedule (other than Licentiate qualifications) to the Indian Medical Council Act, 1956. Holders of educational qualifications included in Part II of the Third Schedule should fulfil the conditions stipulated in sub-section (3) of section 13 of the Indian Medical Council Act, 1956.	Must possess Educational Qualifications (i) or Medico Cirurgiao with two years experience in the concerned speciality or in case of candidates who have no experience or training they should undergo in-service-training in the concerned speciality during the probation period.			1. Superintendent of Leprosy Hospital.	De- part- men- tal Pro- motion Com- mittee.	
10. Chief, Medical Officer (Maternity and Child Welfare)	1					iii) Post-graduate qualifications in the concerned speciality.			2. Medical Officer for Mental Hospital.	Com- mittee.		
11. Chief, Leprosy Officer.	1								3. Medical Officer T. B. 4. Tisiologist (Senior).	Com- mittee.		
12. Chief, T. B. Officer.	1		9						5. Assistant Malaria Officer.			
13. Chief, Malaria Officer.	1								6. V. D. Medical Officer.			
14. Chief Medical Officer (V. D.).	1								7. Health Officer.			
15. Chief Medical Officer Incharge of Vaccine Institute.	1								8. School Health Officer.			
16. Chief Medical Officer Incharge of Family Planning Programme.	1								9. Medical Officer, In- charge of Health Intelligence Bureau.			
									10. Medical Officer-cum-Deputy Director of Public Health Laboratory.			
									With 3 years service in the respective grades.			

Desirable:
Working knowledge of Marathi or Konkani.

17. Medical Officer T. B.	2	General Central Service Class I	Rs. 400-400-450-30-600-35-670-EE-35-950.	Selection	35 years (Relaxable for Government servants)	<i>Essential:</i>	Age: No. Qualifications: Must possess Educational Qualifications (i) or Medico Cirurgiao with two years experience in the concerned speciality or in case of candidates who have no experience or training they should undergo in-service-training in the concerned speciality during the probation period.	two years	<i>Promotion:</i> promotion transfer failing which by direct recruitment.	<i>Promotion:</i>	Class I	As required under the De- part- men- tal Pro- motion Com- mittee.
18. Superintendent of Leprosy Hospital.	1	Gazetted								1. Assistant Medical Officer Mental Hospital.		
19. Medical Officer for Mental Hospital.	2									2. Assistant Officer for Vaccine Institute.		
20. Tisiologist (Senior).	3									3. Assistant Radiologist.		
21. Asst. Malaria Officer.	1									4. Assistant Medical Officer of Public Health Laboratory.		
22. V. D. Medical Officer.	1									5. Medical Officer.		
23. Health Officer.	15									6. Medical Officer, Leprosy.		
24. School Health Officer.	4									7. Lady Medical Officer.		
25. Medical Officer Incharge of Health Intelligence Bureau	1									8. Anaesthesist.		
26. Medical Officer-cum-Deputy Director of Health Laboratory.	1									9. Tisiologist.		
			31							10. Rural Medical Officer.		
										11. Epidemiologist.		
										12. Medical Officer for Nutritional Cell.		
										13. Health Educator.		
										14. Medical Officer, Mobile Eye Clinic.		
										With 3 years service in the respective grades.		
										<i>Transfer:</i>		
										Officers possessing the qualifications prescribed for direct recruits and working in equivalent posts in the Administration of Goa, Daman and Diu.		

Notification

OSD/RRVS/21/72-II

In exercise of the powers conferred by the proviso to article 309 of the Constitution, read with the Government of India, Ministry of External Affairs letter No. F.7(11)/62-Goa dated the 25th July, 1963, the Administrator of Goa, Daman and Diu is pleased to make the following rules relating to the recruitment to the Class II posts of Assistant Engineer (Civil) in the Office of the Chief Electrical Engineer and Assistant Electrical Inspector in Electricity Inspectorate Organisation under the Government of Goa, Daman and Diu.

1. Short title.— These rules may be called Goa Government Office of the Chief Electrical Engineer and Electricity Inspectorate organisation Class II, Gazetted posts Recruitment Rules, 1973.

2. Application.— These rules shall apply to the posts specified in column 1 of the Schedule to these rules.

3. Number, classification and scale of pay.— The number of posts, classification of the said posts and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.

4. Method of recruitment, age limit and other qualifications.— The method of recruitment of the said posts, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the aforesaid Schedule.

Provided that,

(a) the maximum age limit specified in the Schedule in respect of direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castes and Scheduled Tribes and other special categories in accordance with the orders issued by the Government from time to time; and

(b) no male candidate, who has more than one wife living and no female candidate, who has married a person having already a wife living, shall be eligible for appointment, unless the Government, after having been satisfied that there are special grounds for doing so, exempts any such candidate from the operation of this rule.

5. These rules will come into effect from the date of the Notification and will relate to appointments to the various posts made on or after this date.

T. Kipgen

Chief Secretary

Panaji, 1st June, 1973.

SCHEDULE												
Name of the Post	No. of posts	Classification	Scale of Pay	Whether Selection Post or non-Selection Post	Age limit for direct recruits	Educational and other qualifications required for direct recruits	Whether Selection Post or non-Selection Post	Age limit for direct recruits	Period of probation, if any	Method of recruitment whether by direct recruitment or by promotion or by deputation/transfer, grades from which promotion/deputation/transfer is to be made	In case of recruitment, by promotion/deputation/transfer, grades from which promotion/deputation/transfer is to be made	Method of recruitment whether by direct recruitment or by promotion or by deputation/transfer, grades from which promotion/deputation/transfer is to be made
1	2	3	4	5	6	7	8	9	10	11	12	13
1. Assistant Engineer (Civil), Office of the Chief Electrical Engineer	One	General Central Service	Rs. 350-25- -500-30- -590-EB-	Selection	35 years (Relaxable for Govt. servants)	Essential: i) Degree in Civil Engineering of a recognised University or equivalent. ii) About 3 years professional experience including one year's experience in a responsible capacity in Designing, construction and maintenance of Civil works, e.g. Buildings and Roads, etc.	No	Two years	Transfer on deputation or promotion as the case may be, failing which by direct recruitment.	Deputation:	Promo- Class II D.P.C.	As required under the Union Public Service Commission (Exam- ination from Officers under the Central/State Govts. holding analogous posts or with at least 5 and 10 yrs. service in posts in the scale of pay of Rs. 180-380 for De- gree and Diploma holders in Civil En- gineering, respecti- vely, Junior Engi- neer (Civil) fulfil- ing the above con- ditions will also be considered. If the departmental officer mentioned above is selected, the appo-

(Qualifications re-
laxable at Commis-
sioner's discretion in
case of candidates
otherwise well qual-
ified).

intent will be treated as having been made by promotion.
(Period of deputation — ordinarily not exceeding 3 years).

2. Assistant Electrical Inspector, Electricity Inspectorate Organisation	One	General Central Service Class II Gazetted	Rs. 350-25-500-30-590-EB-30-800-EB-30-830-35-900	Selection	35 years (Relaxable for Government servants)	Essential: i) Degree in Electrical Engineering from a recognised University or equivalent. ii) About 3 years' professional experience including one year's experience in a responsible capacity in an Electrical/Mechanical Engineering Workshop or in generation, transmission or distribution of electricity or in the administration of Indian Electricity Act and rules made thereunder.	Deputation/Promotion Officers under the Central/State Government holding analogous posts or with at least 5 to 10 years at service in posts in the scale of pay of Rs. 180-380 for Degree and Diploma holders in Electrical Engineering respectively; Junior Electrical Inspector fulfilling the above conditions will also be considered. If the departmental officer mentioned above is selected, the appointment will be treated as having been made by promotion. (Period of deputation — ordinarily not exceeding 3 years).
							As required under the D.P.C. (Exemption from Consultation) Regulations, 1858.

Notification

OSD/RRVS/31/70-III

In exercise of the powers conferred by the proviso to Article 309 of the Constitution, read with the Government of India, Ministry of External Affairs letter No. F.7(11)/62-Goa dated the 25th July, 1963, the Administrator of Goa, Daman and Diu is pleased to make the following rules relating to the recruitment to Class II post of Medical Record Officer in the Goa Medical College under the Government of Goa, Daman and Diu.

1. Short title. — These rules may be called Goa Government, Medical Record Officer Class II Gazzeted post Recruitment Rules, 1973.

2. Application. — These rules shall apply to the posts specified in column 1 of the Schedule to these rules.

3. Number, classification and scale of pay. — The number of posts, classification of the said posts and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.

4. Method of recruitment, age limit and other qualifications. — The method of recruitment of the said posts, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the aforesaid Schedule.

Provided that,

(a) the maximum age limit specified in the Schedule in respect of direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castes and Scheduled Tribes and other special categories in accordance with the orders issued by the Govt. from time to time.

(b) no male candidate, who has more than one wife living and no female candidate, who has married a person having already a wife living, shall be eligible for appointment, unless the Government, after having been satisfied that there are special grounds for doing so, exempts any such candidate from the operation of this rule.

5. These rules will come into effect from the date of the Notification and will relate to appointments to the various posts made on or after this date.

T. Kipgen
Chief Secretary

Panaji, 16th June, 1973.

SCHEDULE

Name of the post	No. of posts	Classification	Scale of Pay	Whether Selection Post or non-Selection Post	Age limit for direct recruits	Educational and other qualifications required for direct recruits	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation, if any	Method of recruitment whether by direct recruitment or by promotion or by deputation/transfer, and percentage of the vacancies to be filled by various methods	In case of recruitment, by promotion/deputation/transfer, grades from which promotion/deputation/transfer is to be made	If a DPC exists, what is its composition	Circumstances in which U.P.S.C. is to be consulted in making recruitment	
1	2	3	4	5	6	7	8	9	10	11	12	13	
Medical Record Officer	One	General Central Service Class II	Rs. 325-25-500-30-590-EB-30-800.	N. A.	35 years (Relaxable for Government Servants).	<i>Essential:</i> i) Master's degree in Statistics or Mathematics/Economics/Commerce (with Statistics) of a recognised University or equivalent. <i>OR</i> Degree of a recognised University with Mathematics/Statistics/Economics as a subject and two years post graduate diploma in Statistics from a recognised Statistical Institute. ii) About 4 years experience of statistical work, involving collection, compilation & interpretation of statistical data preferably in Medical Statistics. (Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified). <i>Desirable:</i> Successful completion of Medical Record Officer Training Course from a recognised Institution.	N. A.	Two years	By Direct recruitment.	N. A.	N. A.	N. A.	As required under the Union Public Service Commission (Exemption from Consultation) Regulations, 1958.

Notification

OSD/RRVS/9/66

In exercise of the powers conferred by the proviso to Article 309 of the Constitution, read with the Government of India, Ministry of External Affairs letter No. F.7(11)/62-Goa dated 25th July, 1963, the Administrator of Goa, Daman and Diu is pleased to make the following rules amending the Goa Government, Town and Country Planning Department (non-gazetted, non-ministerial posts) Recruitment Rules 1966 issued under Notification dated 27th June, 1966 and published in Government Gazette Series I, No. 18 dated 4th August, 1966 namely:—

1. Short title and commencement.—(i) These rules may be called the Goa Government, Town and Country Planning Department (non-ministerial, non-gazetted posts) Recruitment (third amendment) Rules, 1973.

2. In the schedule attached to the said Notification.

(a) Against the post of Draftsman (Planning) appearing at serial No. 5.

(i) For the existing entry in column 8 substitute:—

“Not applicable”

(ii) For the existing entry in column 11 substitute:—

“Promotion:—Tracer / Draftsmen (Survey) with 2 years service in the respective grades in case of persons possessing the educational qualifications prescribed in column 7, and with 5 years service in the respective grades in case of persons not possessing educational qualifications prescribed in column 7”.

(b) Against the post of Planning Assistant appearing at serial No. 7, for the existing entry in column 7, substitute:—

“Promotion:—Draftsmen Planning/Overseers with 3 years service in the respective grades in case of persons possessing educational qualifications prescribed in column 7, and with 6 years service in the respective grades in case of persons not possessing educational qualifications prescribed in column 7”.

By order and in the name of the Administrator of Goa, Daman and Diu.

M. K. Bhandare, Deputy Secretary (Appointments).

Panaji, 18th July, 1973.

Home Department 'A'

Corrigendum

HD.44-104/73-A

In the Notification No. HD.44-104/73-A dated 27th June, 1973, the Section '506' shall be added after Section '505' appearing in Clause (i) of the said notification.

G. M. Sardessai, Under Secretary (Home).

Panaji, 5th July, 1973.

Home Department 'C'

Notification

HD/33/9/CEP/73-C

In exercise of the powers conferred by section 46 of the Goa, Daman and Diu Administration of Evacuee Property Act, 1964 (6 of 1964), the Government of Goa, Daman and Diu hereby makes the following rules so as to further amend the Goa, Daman and Diu Administration of Evacuee Property Rules, 1965, namely:—

1. Short title and commencement.—(1) These Rules may be called the Goa, Daman and Diu Administration of Evacuee Property (Amendment) Rules, 1973.

(2) They shall come into force at once.

2. Amendment of Rule 3.—For Rule 3 of the Goa, Daman and Diu Administration of Evacuee Property Rules, 1965, the following shall be substituted, namely:—

“3. The Custodian shall be a person qualified in law and having legal experience of not less than three years as a practicing advocate or as a Law Officer in the Law Department of the Central Government, State Government or the Union Territory Government”.

By order and in the name of the Administrator of Goa, Daman and Diu.

G. M. Sardessai, Under Secretary (Home).

Panaji, 21st July, 1973.

Finance (Revenue) Department

Notification

Fin(Rev)/2-36/AR/Part/1/1850/69

In supersession of notification No. F.D./Fin(Rev)/2-36/Part/5351/66 dated 15-12-1966 and No. Fin(Rev)/2-36/Part/1/70 dated 15-12-1970 and in exercise of powers conferred by first proviso to sub-section (1) of Section 7 of the Goa, Daman and Diu Sales Tax Act 1964, (4 of 1964), the Government is hereby pleased to add the following entries to the third schedule annexed to the Goa, Daman and Diu Sales Tax Act, 1964.

1. Edible oils,
2. Kerosene,
3. Hides & skins
4. Coal
5. Cotton
6. Iron & steel
7. Jute
8. Oilseeds
9. Artificial silk yarn
10. Keranji oil

With the same meaning as it is attributed to these items by section 14 of the Central Sales Tax Act, 1956 as amended from time to time.

This notification shall come into force with effect from the date of its publication in the Official Gazette.

By order and in the name of the Administrator of Goa, Daman and Diu.

Puran Singh, Finance Secretary.

Panaji, 17th July, 1973.

Law and Judicial Department

Notification

LD/3126/73

The following three notifications received from the Government of India, Ministry of Home Affairs, New Delhi, are hereby published for general information of the Public.

M. S. Borkar, Under Secretary (Law).

Panaji, 10th July, 1973.

GOVERNMENT OF INDIA
MINISTRY OF HOME AFFAIRS

New Delhi, the 12th December, 1966

Notification

G. S. R. 1892.—In exercise of the powers conferred by sub-section (1) of section 6 of the Police-Forces (Restriction of Rights) Act, 1966 (33 of 1966), the Central Government hereby makes the following rules, namely:—

1. *Short title.*—These rules may be called the Police Forces (Restriction of Rights) Rules, 1966.

2. *Definition.*—In these rules, unless the context otherwise requires, “the Act” means the Police-Forces (Restriction of Rights) Act, 1966 (33 of 1966).

3. Additional purposes for which a member of a police-force not to participate in, or address, any meeting, etc. No member of a police-force shall participate in, or address, any meeting or take part in any demonstration organised by any body of persons—

(a) for the purpose of protesting against any of the provisions of the Act or these rules or any other rules made under the Act; or

(b) for the purpose of protesting against any disciplinary action taken or proposed to be taken against him or against any other member or members of a police-force; or

(c) for any purpose connected with any matter pertaining to his remuneration or other conditions of service or his conditions of work or his living conditions, or the remuneration, other conditions, of service, conditions of work or living conditions, of any other member or members of a police-force:

Provided that nothing contained in clause (c) shall preclude a member of a police-force from participating in a meeting convened by an association of which he is a member and which has been accorded sanction under sub-section (1) of section 3 of the Act, where such meeting is in pursuance of, or for the furtherance of, the objects of such association.

(No. F. 8/90/66-P.I.)

B. VENKATARAMAN,
Joint Secretary.

New Delhi, the 14th April, 1967

Notification

G. S. R. 537.—In exercise of the powers conferred by sub-section (1) of section 6 of the Police-Forces (Restriction of Rights) Act, 1966 (33 of 1966), the Central Government hereby makes the following rules to amend the Police-Forces (Restriction of Rights) Rules, 1966, namely:—

1. These rules may be called the Police-Forces (Restriction of Rights) Amendment Rules, 1967.

2. In the Police-Forces (Restriction of Rights) Rules, 1966, for the proviso to clause (c) of rule 3, the following shall be substituted, namely:—

“Provided that nothing contained in clause (c) shall preclude a member of a police-force from participating in a meeting—

(i) which is convened by an association of which he is a member and which has been accorded sanction under sub-section (1) of section 3 of the Act;

(ii) which has been specifically provided for in the articles of association governing the functioning of such association:

Provided that the Inspector-General of Police may by general or special order, having regard to the objects of the meeting and other relevant factors permit any meeting not specifically provided for in the said articles of association; and

(iii) which has been held in pursuance of, or for the furtherance of, the objects of such association.

4. Place of meeting.—Any meeting convened under the proviso to clause (c) of rule 3 shall be held only at such place or places as the Inspector-General of Police, may, by general or special order, specify in this behalf.

Explanation.—In rule 3 and in this rule, references to the Inspector General of Police shall be construed as including references to a functionary exercising similar powers”.

(No. F. 11/30/67-P.I.).

B. VENKATARAMAN,
Joint Secretary.

New Delhi, the 19th December 1970

Notification

G. S. R. 2049.—In exercise of the powers conferred by sub-section (1) of section 6 of the Police-Forces (Restriction of Rights) Act, 1966 (33 of 1966), the Central Government hereby makes the following rules further to amend the police-forces (Restriction of Rights) Rules, 1966, namely:—

1. (1) These rules may be called the Police-Forces (Restriction of Rights) amendment Rules, 1970.

(2) They shall come into force on the date of their publication in the Official Gazette.

2. In the Police-Forces (Restriction of Rights) Rules, 1966,—

(a) for rule 2, the following rule shall be substituted, namely:—

“2. Definitions.—In these rules unless the context otherwise requires,

(i) “Act” means Police Forces (Restriction of Rights) Act, 1966 (33 of 1966);

(ii) “Inspector General of Police” includes a functionary exercising similar powers”;

(b) for the provision to clause (c) of rule 3, the following shall be substituted, namely:—

“Provided that nothing contained in clause (c) shall preclude a member of a police-force from participating in a meeting—

(i) which is convened by an Association of police-officers of the same rank of which he is a member and which has been granted recognition under clause (b) of sub-section (1) of section 3 of the Act;

(ii) which has been specifically provided for in the articles of association governing the functioning of such an Association;

(iii) which, though not specifically provided for in the articles of association, has been, by general or special order, permitted by the Inspector General of Police having regard to the objects of such meeting and other relevant factors; and

(iv) which has been convened to consider the agenda circulated to all concerned according to the relevant provisions of the articles of association, after giving intimation in advance to the Inspector General of Police or an officer nominated by him.”;

(c) in rule 4, the Explanation shall be omitted;

(d) after rule 4, the following rules shall be inserted, namely:—

“5. Record of proceedings.—Minutes of the proceedings of every meeting shall be recorded by the Secretary of the Association in the minute book of the Association or the constituent body, as the case may be, immediately after the conclusion of the meeting and a true copy of the minutes attested by the President of the Association shall be submitted without delay to the Inspector General of Police for information.

6. Observers.—The Inspector General of Police, may, if he deems necessary, depute one or more officers of not below the rank of Deputy Superintendent of Police to attend a meeting of the Association or any of its constituent bodies convened under the proviso to clause (c) of rule 3 and observe the proceedings thereof.

7. Exclusion of outsiders.—Save as otherwise provided in rule 6, no person who is not a member of the Association shall unless otherwise permitted by the Inspector General of Police by a general or special order, be permitted to attend any such meeting.

8. Recognition.—Members of a police force belonging to the same rank desiring to form an Association may an application for the grant of recognition under clause (b) of sub-section

(1) of section 3 and such application shall be in writing under the hand of a representative of such Association addressed to the Inspector General of Police who shall be the authority to grant, refuse or revoke such recognition;

Provided that before refusing or revoking recognition, the Association shall be given a reasonable opportunity of making representation against the proposed action.

9. Suspension of recognition.—The Inspector General of Police may in the interests of the general public or for the maintenance of discipline in the police-force and with the prior approval of the Central Government, the State Government or as the case may be the Administrator of the Union territory suspend the recognition granted under rule 8 for a period not exceeding three months which may be extended for a further period of three months by the Central Government, State Government or as the case may be the Administrator of the Union territory so however that the total period for which such recognition may be suspended shall not, in any case, exceed six months.

10. Publication of notices.—Special notices regarding the grant, suspension or revocation of recognition of an Association shall be published in the departmental Gazette or Bulletin of the police-force and in such other manner as may be directed by the Inspector General of Police from time to time.

11. Special provision regarding recognition already granted.—Recognition granted prior to the commencement of the Police-Forces (Restriction of Rights) Amendment Rules, 1970, to any Association the articles of association of which are not in conformity with these rules shall, unless the said articles of association are brought in conformity with the provisions rules within a period of thirty days, stand revoked on the expiry of the said period.

(No. F. 18/49/70-GPA.I)

B. VENKATARAMAN,
Joint Secretary.

Notification

LD/3048/73

The following notification received from the Government of India, Ministry of Shipping and Transport (Transport Wing), New-Delhi, is hereby published for general information of the Public.

M. S. Borkar, Under Secretary (Law).

Panaji, 10th July, 1973.

GOVERNMENT OF INDIA MINISTRY OF SHIPPING AND TRANSPORT (Transport Wing)

New Delhi, the 11th June, 1973

Notification

In exercise of the powers conferred by clause (ii) of sub-section (10) of section 63 of the Motor Vehic-

les Act, 1939 (4 of 1939), the Central Government hereby specifies for the purpose of said clause, the following qualifications and conditions, namely:—

Qualifications

A driver of a tourist vehicle shall possess the following qualifications, namely:—

- (a) a driver's licence with at least two years' experience;
- (b) elementary knowledge of the mechanism and maintenance of the tourist vehicle he drives;
- (c) knowledge of the topography of the route or area or region in which the tourist vehicle is proposed to be used;
- (d) working knowledge of English and Hindi or any language of the region where he works.

Note— Qualification (d) shall not apply in cases where the driver is accompanied by a conductor who has said qualification.

Conditions

A driver of a tourist vehicle shall satisfy the following conditions, namely:—

- (a) in summer months he shall wear a white uniform of the following descriptions, namely:—
 - (i) loose trousers;
 - (ii) bush shirt or coat with two pockets and the letter "T" sewn on the left hand pocket of the bush shirt or coat in red thread;
- (b) in winter months he shall wear a blue or grey uniform of the following descriptions, namely:—
 - (i) loose trousers;
 - (ii) buttoned up coat with two pockets and the letter "T" sewn on the left hand pocket in red thread or open coat with two pockets and the letter "T" sewn in left hand pocket in red thread, white full sleeved shirt and blue tie.

No. 39-TAG(42)/70

Sd./-

(N. A. A. NARAYANAN)

Under Secretary to the Govt. of India.

Notification

LD/3135/73

The following notification received from the Government of India, Ministry of Agriculture, (Department of Agriculture), New Delhi, is hereby published for general information of the Public.

M. S. Borkar, Under Secretary (Law).

Panaji, 11th July, 1973.

GOVERNMENT OF INDIA MINISTRY OF AGRICULTURE

Department of Agriculture

New Delhi, the 25th April, 1973

Notification

S R O 249(E)—Whereas the Central Government is of the opinion that it is necessary and expedient so to do for securing the equitable distribution of fertilisers in the States of India; Now, therefore, in exercise of the powers conferred by Section 3 of the Esstiel Commodity Act, 1955 (10 of 1955), the Central Government hereby makes the following Order, namely:—

1. Short title and commencement.— (1) This Order may be called the Fertiliser (Movement Control) Order, 1973.

(2) It shall come into force on the date of its publication in the Official Gazette.

2. Definitions.— In this Order unless the context otherwise requires,

(a) 'export' means to take or cause to be taken out of any place within a State to any place outside that State;

(b) 'fertiliser' shall have the same meaning as in item (d) of clause 2 of the Fertiliser (Control) Order, 1957;

(c) 'State' includes a Union Territory and 'State Government' in relation to a Union Territory means the Administrator thereof.

3. Prohibition of export of fertilisers.— No person shall export, or attempt to export, or abet the export of, any fertiliser from any State:

Provided that nothing in this clause shall apply to the export of fertilisers—

(i) by any of the manufacturers specified in column 2 of the Schedule to this Order if such fertilisers are manufactured and exported from the location specified in the corresponding entry in column 3 of the said Schedule; or

(ii) by or on behalf of the Food Corporation of India established under Section 3 of the Food Corporations Act, 1964 (37 of 1964); or

(iii) by or on behalf of the Central Warehousing Corporation established under Section 3 of the Warehousing Corporations Act, 1962 (58 of 1962); or

(iv) by or on behalf of the State Warehousing Corporations established under Section 18 of the Warehousing Corporations Act, 1962 (58 of 1962); or

(v) by the Indian Potash Limited; or

(vi) under and in accordance with an authority issued by the Government of India, Ministry of Agriculture or the Director of Agriculture of a State Government or any other officer authorised by the State Government in this behalf.

4. Powers of entry, search seizure etc.— (1) Any Inspector of fertilisers appointed under Clause 19 of the Fertiliser (Control) Order, 1957 or any Police

Officer not below the rank of a head constable or any other person authorised in this behalf by the Central Government or the State Government may, with a view to securing compliance with this Order or to satisfy himself that this Order has been complied with,

(a) stop and search, or authorise any person to stop and search, any person, boat, motor or any other vehicle or any receptacle used or intended to be used for the export of fertilisers;

(b) enter and search or authorise any person to enter and search any place;

(c) seize or authorise the seizure of any fertiliser in respect of which he has reason to believe that any provision of this Order has been, is being, or is about to be contravened along with the packages, coverings or receptacles in which such fertiliser is found or animals, vehicles, vessels, boats or conveyances used in carrying such fertiliser and thereafter take or authorise the taking of all measures necessary for securing the production of the packages, coverings, receptacles, animals, vehicles, vessels, boats or conveyances so seized in a court and for their safe custody pending such production.

(2) The provisions of Sections 102 and 103 of the Code of Criminal Procedure, 1898 (5 of 1898) relating to search and seizure shall, so far as may be, apply to searches and seizures under this clause.

SCHEDULE

Sr. No.	Name of the Manufacturer	Location from which export can be made
1	2	3
1.	Fertiliser Corporation of India Gorakhpur Unit, Uttar Pradesh.	Gorakhpur.
2.	Fertiliser Corporation of India Namrup Unit, Assam.	Namrup.
3.	Fertiliser Corporation of India Nangal Unit, Punjab.	Nangal Dam.
4.	Fertiliser Corporation of India Sindri Unit, Bihar.	Sindri/ Sindri Assisted siding.
5.	Fertiliser Corporation of India Trombay Unit, Bombay.	Fertiliser siding Trombay.
6.	Fertilisers and Chemicals Travancore Ltd., Alwaye, Kerala.	Alwaye.
7.	Hindustan Steel Ltd., Rourkela, Orissa.	Rourkela.
8.	Hindustan Steel Ltd., Durgapur, West Bengal.	Durgapur.
9.	Hindustan Steel Ltd., Bhilai, Madhya Pradesh.	Bhilai.
10.	Madras Fertilisers Ltd., Manali, Tamil Nadu.	Manali.
11.	Gujarat State Fertiliser Co. Ltd., Baroda, Gujarat.	Bajwa.
12.	Neyveli Lignite Corporation Ltd., Neyveli, Tamil Nadu.	Neyveli/Neyveli Lignite Corporation siding.
13.	Coromandel Fertilisers Ltd., Visakhapatnam, Andhra Pradesh.	Visakhapatnam.
14.	Shriram Chemical Industries Ltd., Kota, Rajasthan.	Kota/SFC siding Dadh-devi (Kota).

1	2	3
15.	E. I. D. Parry Ltd.	1. Ennore. 2. Ranipet. 3. Tadepalli.
16.	Indian Explosives Ltd., Panki, Uttar Pradesh.	Panki.
17.	Zuari Agro Chemicals Ltd., Panaji, Goa.	Zuarinagar.
18.	New Central Jute Mills Co. Ltd., Varanasi.	Varanasi.
19.	Tata Iron and Steel Co. Ltd., Jamshedpur.	TISCO works site.
20.	Indian Iron and Steel Co. Ltd., Burnpur-Kulti, West Bengal.	Burnpur.
21.	Adarsh Chemical and Fertilisers Ltd., Udhna, Distt. Surat, Gujarat.	Udhna.
22.	Alembic Chemical Works Co. Ltd., Udhna, Distt. Surat, Gujarat.	Baroda.
23.	Anil Starch Products Ltd., Ahmedabad.	Bhavnagar.
24.	Andhra Sugars Ltd., Tanuka, Andhra Pradesh.	Tanuka.
25.	Bihar State Superphosphate Factory, Sindri, Bihar.	Sindri.
26.	Coimbatore Pioneer Fertilisers Ltd., Coimbatore District.	Sulur Road.
27.	Dharansi Morarji Chemical Co. Ltd.	1. Ambernath. 2. Kumhari.
28.	Hindustan Zinc Ltd., Udaipur, Rajasthan.	Debari.
29.	Jay Shree Chemicals and Fertilisers Ltd., West Bengal.	Khardaha.
30.	Krishna Industries Corporation, Andhra Pradesh.	Nidadavole Jn.
31.	Phosphate Co. Ltd., West Bengal.	Rishra.
32.	Ralli Chemicals Ltd., Uttar Pradesh.	Magarwara.
33.	Shaw Wallace and Company.	Avadi.

Sd/-

(KUMARI ANNA R. GEORGE)
Joint Secretary to the Govt. of India.

No. 10-19/72-MPR-STU.

Notification

LD/3172/73

The following notification received from the Government of India, Ministry of Labour and Rehabilitation, Department of Labour and Employment, New-Delhi, is hereby published for general information of the Public.

M. S. Borkar, Under Secretary (Law).
Panaji, 13th July, 1973.

GOVERNMENT OF INDIA
(BHARAT SARKAR)
MINISTRY OF LABOUR AND REHABILITATION
(SHRAM AUR PUNARVAS MANTRALAYA)

Department of Labour and Employment
(Shram Aur Rozgar Vibhag)

Dated New Delhi 110001, the 5th July, 1973

Notification

S. O.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 17 of the Employees' Provident Funds and Family Pension Fund Act, 1952 (19 of 1952) the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Labour and Rehabilitation (Department of Labour and Employment) S. O. No. 4007, dated the 21st November, 1972, namely:—

In the said notification, in Schedule-I, the figure and words "5-Government of India Press, Gangtok, Sikkim" shall be omitted and the serial Nos. 6 to 14 thereof shall respectively be renumbered as serial Nos. 5 to 13.

[No. PF-II-5(5)/59]

Sd./-

(DALJIT SINGH)
Under Secretary

Notification

LD/11/73

The following Act passed by the Legislative Assembly of Goa, Daman and Diu received the assent by the Administrator of Goa, Daman and Diu on 12-7-1973 and is hereby published for general information.

The Goa, Daman and Diu Excise Duty
(Amendment) Act, 1973

(Act II of 1973) [12th July, 1973]

AN
ACT

further to amend the Goa, Daman and Diu Excise Duty Act, 1964 (5 of 1964).

Be it enacted by the Legislative Assembly of Goa, Daman and Diu in the Twenty-fourth Year of the Republic of India as follows:—

1. **Short title and commencement.**—(1) This Act may be called the Goa, Daman and Diu Excise Duty (Amendment) Act, 1973.

(2) It shall come into force on such date as the Government may, by notification in the Official Gazette, appoint.

2. **Amendment of long title.**—In the Goa, Daman and Diu Excise Duty Act, 1964 (5 of 1964) (hereinafter referred to as "the principal Act"), in the long title, for the word "liquor", the words "certain articles" shall be substituted.

3. **Amendment of section 2.**—In section 2 of the principal Act,—

(i) in clause (c), for the words "foreign liquor", the words "Indian made foreign liquor" shall be substituted;

(ii) after clause (f), the following clause shall be inserted, namely:—

'(ff) "excisable article" means—

(i) liquor, other than foreign liquor,

(ii) intoxicating drug, or

(iii) opium,

but does not include any medicinal and toilet preparations containing alcohol, opium, Indian hemp and other narcotic drugs and narcotics;'

(iii) for clause (j), the following clause shall be substituted, namely:—

"(i) "foreign liquor" means any liquor (other than rectified spirit, denatured spirit and perfumed spirit) imported into India and on which a duty of customs is leviable under the Indian Tariff Act, 1934 (Central Act 2 of 1934) or the Customs Act, 1962 (Central Act 52 of 1962);'

(iv) after clause (k), the following clauses shall be inserted, namely:—

'(kk) "Indian made foreign liquor" means brandy, whisky, gin, rum, milk punch, wines or beer manufactured in India and such other liquor as may be declared by the Government as Indian made foreign liquor;

(kkk) "intoxicating drug" means—

(i) the leaves, small stalks and flowering on fruiting tops of the Indian hemp plant;

(ii) bhang, siddi or ganja;

(iii) charas, that is to say, the resin obtained from the Indian hemp plant, which has not been submitted to any manipulation, other than those necessary for packing and transport; or

(iv) any mixture, with or without neutral materials, of any of the intoxicating drugs mentioned in sub-clauses (i), (ii) and (iii);'

(v) for clause (m), the following clause shall be substituted, namely:—

'(m) "manufacture" includes every process, whether natural or artificial, by which any excisable article is produced or prepared wholly or partly and, in relation to liquor, also includes redistillation and every process for the rectification, reduction, flavouring, blending or colouring thereof;'

(vi) after clause (o), the following clause shall be inserted, namely:—

'(oo) "opium" means—

(i) the capsules of the poppy (Papaver somniferum L), whether in their original form or cut, crushed or powdered, and

whether or not juice has been extracted therefrom;

(ii) the spontaneously coagulated juice of such capsules which has not been submitted to any manipulations other than those necessary for packing and transport; or

(iii) any mixture, with or without neutral materials, of any of the above forms of opium,

and includes any derivatives of opium;".

4. Amendment of sections 4, 5, 6 and 33. — In sections 4, 5 (excepting the proviso), 6 and 33 for the word "liquor" the words "excisable article" shall be substituted.

5. Amendment of section 7. — In section 7 of the principal Act, —

(i) in sub-section (1), for the words "No liquor shall be manufactured or produced or bottled", the words "No excisable article shall be manufactured or produced, no liquor shall be bottled" shall be substituted;

(ii) in sub-section (2), for the word "liquor" the words "excisable article" shall be substituted.

6. Amendment of section 8. — In section 8 of the principal Act, —

(i) in sub-section (1), —

(a) for the words "licensed manufacturer or dealer of liquor", the words "licensed manufacturer or dealer of any excisable article" shall be substituted;

(b) for the words "quantity of liquor", the words "quantity of such article" shall be substituted;

(ii) in sub-section (2), —

(a) for the words "vendor of liquor", the words "vendor of any excisable article or foreign liquor" shall be substituted;

(b) for the words "transactions in liquor" the words "transactions in such article or foreign liquor" shall be substituted.

7. Amendment of sections 9, 19 and 26. — In sections 9, 19 and 26, for the words "liquor" the words "excisable article or foreign liquor" shall be substituted.

8. Substitution of new section for section 10. — For section 10 of the principal Act, the following section shall be substituted, namely: —

10. Prohibition of import, export, transport, possession or manufacture of excisable articles. — Notwithstanding anything contained in this Act, the Government may, if it considers necessary in the public interest so to do, by notification, prohibit the import, export, transport, possession or manufacture of any excisable article.".

9. Amendment of section 11. — In clause (b) of section 11 of the principal Act, for the word "liquor", the words "excisable articles" shall be substituted.

10. Amendment of section 12. — In section 12 of the principal Act, for the words "not exceeding the

rates set forth in the Schedule, a duty of excise on all liquor", the words and letters "not exceeding the rates set forth in Part A or Part B of the Schedule, as the case may be, a duty of excise on all excisable articles" shall be substituted.

11. Amendment of section 13. — In section 13 of the principal Act, —

(i) in the opening portion, for the word "liquor" the words "any excisable article" shall be substituted;

(ii) in clauses (a) and (b), for the word "liquor", the words "such excisable article" shall be substituted.

12. Amendment of section 14. — In sub-section (1) of section 14 of the principal Act, for the words "in the Schedule", the words and letter "in Part C of the Schedule" shall be substituted.

13. Substitution of new section for section 15. — For section 15 of the principal Act, the following section shall be substituted, namely: —

15. Licences and permits. — (1) Every licence or permit under this Act shall be granted, —

(i) by such officer,

(ii) for such period,

(iii) subject to such conditions or restrictions, and

(iv) in such form and containing such particulars, as may be prescribed.

(2) No licence or permit under this Act shall be granted except on payment of fees at the rates specified in Part D of the Schedule.".

14. Amendment of section 18. — In section 18 of the principal Act, —

(i) in the opening portion, for the words "manufactures or sells any liquor", the words "manufactures or sells any excisable article or sells any foreign liquor" shall be substituted;

(ii) in clause (b), for the word "liquor", the words "excisable article or foreign liquor" shall be substituted.

15. Amendment of section 20. — In section 20 of the principal Act, —

(i) for the words "excisable goods", the words "excisable articles or foreign liquor" shall be substituted;

(ii) for the *Explanation*, the following *Explanation* shall be substituted, namely: —

Explanation. — For the purposes of this section, "excisable articles or foreign liquor" includes the container thereof.".

16. Amendment of section 22. — In sub-section (2) of section 22 of the principal Act, —

(i) in clause (e), for the word "liquor", the words "excisable article" shall be substituted;

(ii) in clause (f), for the words "manufacture or sell liquor", the words "manufacture any excisable article or sell such article or foreign liquor" shall be substituted;

(iii) in clauses (g), (k) and (q), for the word "liquor", the words "excisable article or foreign liquor" shall be substituted.

17. Amendment of section 23. — In section 23 of the principal Act, —

(i) in clause (a), for the word "liquor", the words "excisable article" shall be substituted;

(ii) in clause (b), for the word "liquor", the words "excisable article or foreign liquor" shall be substituted;

(iii) in clause (c), for the words "or liquor", the words "excisable article or foreign liquor" shall be substituted.

18. Amendment of section 25. — In section 25 of the principal Act, —

(i) for the word "liquor", wherever it occurs, the words "excisable article, foreign liquor" shall be substituted;

(ii) in sub-section (1), for the words "or article", the words "or other article" shall be substituted.

19. Amendment of section 30. — In section 30 of the principal Act, —

(i) in clause (a), for the word "liquor", the words "any excisable article" shall be substituted;

(ii) for clause (b), the following clause shall be substituted, namely: —

"(b) manufactures or produces any excisable article or bottles liquor; or";

(iii) in clause (d), for the word "liquor", the words "any excisable article" shall be substituted;

(iv) in clause (e), for the word "liquor", the words "any excisable article or foreign liquor" shall be substituted.

20. Amendment of section 32. — In section 32 of the principal Act, —

(i) in clause (a), after the word "strength", the words "or to affect its purity" shall be added;

(ii) in clause (b), after the words "foreign liquor", the words "or Indian made foreign liquor", shall be inserted.

21. Amendment of section 36. — In section 36 of the principal Act, —

(i) for the words "any liquor", the words "any excisable article or foreign liquor" shall be substituted;

(ii) for the words "of liquor" in the two places they occur, the words "of excisable articles" shall be substituted.

22. Amendment of section 37. — In section 37 of the principal Act, —

(a) in sub-section (1), —

(i) for the word "liquor", the words "excisable articles, foreign liquor", shall be substituted;

(ii) the following proviso shall be inserted, namely: —

"Provided that no confiscation under this sub-section shall be made in cases where

(a) duty paid liquor is transported within the territory without the authority of a permit granted under this Act; or

(b) any licensed premises are kept open in contravention of any rule made under clause (n) of sub-section (2) of section 22.";

(b) in sub-section (2), —

(i) for the words "liquor", in the first two places it occurs, the words "excisable article or foreign liquor" shall be substituted;

(ii) for the words "such liquor", the words "such excisable article, foreign liquor" shall be substituted.

23. Amendment of section 42. — In section 42 of the principal Act, —

(i) in sub-section (1), for the word "liquor", the words "excisable article or foreign liquor" shall be substituted;

(ii) in sub-section (2), for the words "possession or transport of liquor", the words "or possession of foreign liquor" shall be substituted.

24. Substitution of new section for section 45. — For section 45 of the principal Act, the following section shall be substituted, namely: —

"45. Repeal. — (1) On the commencement of this Act, any law in force in the Union territory of Goa, Daman and Diu authorising taxes and duties on manufacture and sale of excisable article or providing for any matter for which provision is made in this Act, shall stand repealed.

(2) The provisions of the General Clauses Act, 1897 shall apply to the repeal under sub-section (1) as if the law referred to therein were a Central Act.".

25. Substitution of new Schedule for Schedule. — For the Schedule to the principal Act, the following Schedule shall be substituted, namely: —

"SCHEDULE
(See sections 12, 14 and 15)

PART A

(See Section 12)

Rates of duty on excisable articles manufactured in or passed out of any place of manufacture or storage including a distillery, brewery, winery or warehouse licensed or established under this Act

(1) Indian made foreign liquor other than milk punch, wines and beer	Rs. 10.50 per proof litre.
(2) Milk punch and wines	Rs. 4.00 per bulk litre.
(3) Beer	Rs. 0.75 per bulk litre.
(4) Country liquor (other than Cashew liquor)	Rs. 1 per proof litre.
(5) Cashew liquor	Rs. 1.50 per proof litre.

(6) Rectified spirit or absolute alcohol except when used for manufacture of liquor or for medical purposes	Re. 0.50 per proof litre.	(4) For manufacturing rectified spirit or absolute alcohol or both: Upto 25,000 bulk litres	Rs. 300/-
(7) Blended country liquor	Re. 0.50 per bulk litre in addition to the rates of duty for items (4) or (5) above, as the case may be.	Exceeding 25,000 bulk litres but not exceeding 50,000 bulk litres	Rs. 600/-
(8) Opium, ganja and other intoxicating drugs	Rs. 800 per kg.	For every additional 25,000 bulk litres or part thereof in excess of 50,000 bulk litres ...	Rs. 200/-

PART B

(See Section 12)

Amount of countervailing duty on excisable articles imported in the territory

The amount by which the excise duty paid on an excisable article at the place (outside the territory) of its manufacture falls short of the excise duty that would have been leviable on the same quantity of the imported excisable article under Part-A above on the date of its import, had it been manufactured in this territory.

PART C

(See Section 14)

Tree Tax per tree

Coconut tree Rs. 10/- per year; cajuri and date tree Rs. 3/- per month.

PART D

(See Section 15)

Rates of fees on licences per year**I. Manufacture:**

(1) For manufacturing Indian made foreign liquor other than beer, wines or milk punch:

Upto 20,000 bulk litres	Rs. 500/-
Exceeding 20,000 bulk litres but not exceeding 50,000 bulk litres	Rs. 800/-
Exceeding 50,000 bulk litres but not exceeding 1,00,000 bulk litres	Rs. 1200/-
For every additional 1,00,000 bulk litres or part thereof in excess of 1,00,000 bulk litres	Rs. 300/-

(2) For manufacturing beer:

Upto 50,000 bulk litres	Rs. 500/-
Exceeding 50,000 bulk litres but not exceeding 1,50,000 bulk litres	Rs. 800/-
Exceeding 1,50,000 bulk litres but not exceeding 3,00,000 bulk litres	Rs. 1200/-
Exceeding 3,00,000 bulk litres but not exceeding 5,00,000 bulk litres	Rs. 1500/-
For every additional 2,00,000 bulk litres or part thereof in excess of 5,00,000 bulk litres	Rs. 500/-

(3) For manufacturing wines or milk punch:

Upto 5,000 bulk litres	Rs. 200/-
For every additional 5,000 bulk litres or part thereof in excess of 5,000 bulk litres ...	Rs. 150/-

(4) For manufacturing rectified spirit or absolute alcohol or both: Upto 25,000 bulk litres	Rs. 300/-
Exceeding 25,000 bulk litres but not exceeding 50,000 bulk litres	Rs. 600/-
For every additional 25,000 bulk litres or part thereof in excess of 50,000 bulk litres ...	Rs. 200/-
(5) For manufacturing country liquor:	
(1) by still with capacity not exceeding 150 litres ...	Rs. 20/- per still
(2) in any other case:	
Upto 20,000 bulk litres ...	Rs. 100/-
Exceeding 20,000 bulk litres but not exceeding 50,000 bulk litres ...	Rs. 300/-
Exceeding 50,000 bulk litres but not exceeding 1,00,000 bulk litres ...	Rs. 500/-
For every additional 20,000 bulk litres or part thereof in excess of 1,00,000 bulk litres ...	Rs. 40/-
(6) For blending of country liquor	Rs. 200/-
(7) For manufacturing denatured spirituous preparations ...	Rs. 100/-
(8) For manufacturing intoxicating drugs or opium ...	Rs. 5000/-
(9) For bottling of denatured spirit, rectified spirit and denatured spirituous preparations ...	Re. 0.10 per bottle subject to a minimum of Rs. 100/-
(10) For bottling of country liquor ...	Re. 0.05 per bottle subject to a minimum of Rs. 100/-
(11) For bottling of beer ...	Re. 0.03 per bottle subject to a minimum of Rs. 500/-
(12) For bottling of wines and milk punch ...	Re. 0.05 per bottle subject to a minimum of Rs. 50/-
(13) For bottling of foreign liquor or Indian made foreign liquor other than beer, wines or milk punch ...	Re. 0.06 per bottle subject to a minimum of Rs. 200/-

50% of the licence fee per bottle.

Explanation 1:—

For the purpose of items 9 to 13, "bottle" means a bottle of the capacity upto 750 mls. only.

Explanation 2:—

"Denatured spirituous preparations" means preparations made out of denatured spirit, such as french polish, thinner, varnish, dyes and colours.

II. Sale:

(1) For wholesale vendors of liquor other than country liquor:— Cities Rs. 1500/-, Towns Rs. 1000/- and Villages Rs. 600/-.
(2) For retail vendors of liquor other than country liquor:— Cities Rs. 600/-, Towns Rs. 400/- and Villages Rs. 300/-.

- (3) For wholesale vendors of country liquor:— Cities Rs. 1200/-, Towns Rs. 800/- and Villages Rs. 600/-.
- (4) For retail vendors of country liquor:— Cities Rs. 600/-, Towns Rs. 500/- and Villages Rs. 400/-.
- (5) For retail vendors of foreign liquor, Indian made foreign liquor and country liquor:— Cities Rs. 800/-, Towns Rs. 600/- and Villages Rs. 400/-.
- (6) For wholesale vendors of rectified spirit or absolute alcohol or both:— Cities Rs. 450/-, Towns Rs. 300/- and Villages Rs. 250/-.
- (7) For retail vendors of rectified spirit or absolute alcohol or both:— Cities Rs. 100/-, Towns Rs. 50/- and Villages Rs. 25/-.
- (8) For wholesale vendors of denatured spirit:— Cities Rs. 400/-, Towns Rs. 300/- and Villages Rs. 250/-.
- (9) For retail vendors of denatured spirit:— Cities Rs. 100/-, Towns Rs. 50/- and Villages Rs. 25/-.
- (10) For wholesale vendors of denatured spirituous preparation:— Cities Rs. 400/-, Towns Rs. 300/- and Villages Rs. 250/-.
- (11) For retail vendors of denatured spirituous preparations:— Cities Rs. 100/-, Towns Rs. 50/- and Villages Rs. 25/-.
- (12) For wholesale vendors of intoxicating drug or opium or both Rs. 5000/-.
- (13) For retail vendors of intoxicating drug or opium or both Rs. 4000/-.

Explanation: For the purpose of the above:

- (a) "Cities" means the municipal areas of Panaji, Margao, Mapusa and Sambhaji.
- (b) "Towns" means the municipal areas of Ponda, Bicholim, Valpoi, Pernem, Sangrem, Quepem, Chauri, Curchorem, Sanquelim, Daman and Diu.
- (c) "Villages" means all other parts of the territory.

III. Import and Export:

For each permit for import or export of liquor:—Rs. 10/-

IV. Miscellaneous:

- (1) For retail vendors of liquor for keeping the shop open up to two hours after the prescribed time:— a surcharge of 50% of the licence fee;
- and
- For Restaurants or Hotels for keeping bars open from 9. p. m. to 5 a. m. on certain occasions as may be prescribed:— an additional fee of Rs. 15/- at every occasion.
- (2) For an occasional licence for retail vendors of liquor:— First day: Rs. 10/-; next 4 days: Rs. 6/- per day; next 15 days: Rs. 4/- per day; next 40 days: Rs. 2.50 per day and next 60 days: Rs. 1.50 per day.

Explanation.— For the purpose of occasional licence, "day" means the prescribed period to keep open a liquor shop or any other particular period of twelve hours."

Secretariat,
Panaji
16th July, 1973.

B. M. MASURKAR
Secretary to the Govt. of Goa,
Daman and Diu, Law and Judiciary
Department

ORDER

LD/3241/73

The following order received from the Government of India, Ministry of Labour and Rehabilitation, De-

partment of Labour and Employment, New-Delhi, is hereby published for general information of the Public.

M. S. Borkar, Under Secretary (Law).

Panaji, 18th July, 1973.

GOVERNMENT OF INDIA (BHARAT SARKAR)

MINISTRY OF LABOUR AND REHABILITATION

(SHRAM AUR PUNARVAS MANTRALAYA)

(Department of Labour and Employment)

(Shram Aur Rozgar Vibhag)

Dated New Delhi, the 4th July, 1973

Order

S. O. — Whereas in the opinion of the Central Government it is necessary and expedient so to do for securing the defence of India and for maintaining supplies and services essential to the life of the community;

And whereas any strike in the Food Corporation of India would prejudicially affect the defence of India and for maintaining supplies and services essential to the life of the community, it is necessary and expedient to prevent strikes in the said Corporation;

Now, therefore, in exercise of the powers conferred by rule 118 of the Defence of India Rules, 1971, the Central Government hereby prohibits, with immediate effect, any strike, in connection with any industrial dispute, in the said Corporation, for a period of six months.

Sd./-

(T. S. SZANKARAN)

Jt. Secretary to the Government of India

[F. No. S-42025/2/72-LR. I]

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Development Department 'A'

Notification

CDB/Coop/899/70-73/1432

The following draft amendment which is proposed to be made to the Cooperative Societies Rules, 1962 for the Union Territory of Goa, Daman and Diu, is, hereby, published for general information. Notice is, hereby, given that the said draft will be taken into consideration by the Government on the expiry of 15 days from the date of publication of this notification in the Official Gazette.

All objections and suggestions regarding the draft amendment may be sent to the Under Secretary to the Government of Goa, Daman and Diu in the Development "A" Department, Secretariat, Panaji, before the expiry of 15 days from the date of publication of this notification in the Official Gazette

so that they may be taken into consideration at the time of finalization of the proposed amendment.

AMENDMENT

In exercise of the powers conferred by sub-section (1) of section 165 of the Maharashtra Cooperative Societies Act, 1960 as applied to the Union territory of Goa, Daman and Diu and all other powers enabling him in that behalf the Lieutenant Governor of Goa, Daman and Diu, hereby makes as follows, the fourth amendment to the Cooperative Societies Rules, 1962, for the Union territory of Goa, Daman and Diu, namely:—

1. **Short title and commencement.**—(1) These rules may be called the Cooperative Societies (Fourth Amendment) Rules, 1973 for the Union territory of Goa, Daman and Diu:

(2) They shall come into force at once.

2. **Insertion of new rule 11A.**—After rule 11 of the Cooperative Societies Rules, 1962 for Union territory of Goa, Daman and Diu (hereinafter called as the principal "rules") the following shall be inserted, namely:—

11A. Manner of calling upon society to make amendments to bye-laws.—(1) Subject to the provisions of this rule, the Registrar, by serving a notice in Form "S" call upon a society to make such amendment to the bye-laws of the society as he considers to be necessary or desirable in its interest, within a period not exceeding two months from the date of service of notice. The notice shall state exact amendment which the society should make.

(2) For the purpose of sub-section (2) of section 13A the Registrar shall send a copy of the notice to the State federal society duly notified under that sub-section with a request to offer its comments on the amendment within such time as may be specified by him. If the state federal society fails to offer its comments within the specified time, it may be presumed by the Registrar that the said society has no objection to the amendment.

(3) If after considering the comments if any, of the State federal society, the Registrar considers that there is no objection to registering the amendment, he shall send a written notice in Form "T" by registered post to the registered address of the society calling upon it to show cause in writing, or through a properly authorised representative to appear before the Registrar on the date specified in the notice, as to why the proposed amendment should not be registered within the time specified in the notice in Form "S".

(4) After the expiry of the period specified in the notice in Form "S" and after considering the reply, if any, of the society and the views, if any of the state federal society on such reply, the Registrar may after duly considering the objections of the society, if any, to the proposed amendment, register the amendment.

3. **In section of new rule 14A.**—After rule 14 of the principal rules, the following shall be inserted, namely:—

14A. Direction by Registrar for amalgamation, division and reorganization of societies.—(1) Before issuing any order under sub-section (1) of section 17A providing for the amalgamation, division or reorganization of any society or societies, the Registrar shall prepare a draft scheme in respect of such amalgamation, division and reorganization stating in particular the manner in which the new committee or committees of the society or societies resulting from such amalgamation, conversion or reorganization shall be constituted and the bye-laws which such society or societies shall follow. The Registrar shall then consult such federal society as may be notified by the State Government in the Official Gazette, and after considering the suggestions, if any, that may be made by such federal society, shall send a copy of the draft of the order proposed to be issued by him under sub-section (1) of section 17A to the Society or each of the societies concerned calling upon it or them to invite objections or suggestions from any member or class of members thereof or from any creditor or class of creditors and to submit such objections and suggestions together with its own or their own suggestions and objections within a period of not less than two months from the date on which the copy of the draft aforesaid was received by it or them.

(2) The Registrar shall consider all such suggestions and objections and make such modifications in the draft order as may seem to him desirable in the light of those suggestions or objections and then issue a final order under sub-section (1) of section 17A.

(3) Any member or creditor of each of the societies to be amalgamated, divided or reorganized, who has objected to the scheme of amalgamation, division or reorganization within the period specified in sub-rule (1), may apply to the Registrar for payment of his share or interest, if he be a member, and the amount in satisfaction of his dues, if he be a creditor. Such applications shall be separate and distinct from the objection or suggestions which he may have submitted to the Society or the Registrar under clause (b) of sub-section (2) of section 17A. It shall be competent for the Registrar to nominate an officer not below the rank of a Deputy Registrar to investigate such applications and to determine the payments required to be made to the members or creditors, as the case may be.

(4) Subject to the provisions of the Act, the rules and the bye-laws, the Registrar may by order require the Society concerned to meet in full or satisfy otherwise all due claims of the members and creditors and there upon the Society shall be bound to meet in full or satisfy otherwise all due claims of the members and creditors and there upon the society shall be bound to meet in full or satisfy otherwise all due claims of the members and creditors within such time as may be specified by the Registrar in the order.

4. Insertion of new Forms "S" and "T".— After Forms R appended to the principal rules, the following Forms shall be inserted namely:—

"FORM «S»"

"FORM «T»"

By order and in the name of the Lt. Governor of Goa, Daman and Diu.

Abel do Rosario, Under Secretary (Development).
Panaji, 2nd July, 1973.

FORM "T"

[See rule 13A(3)]

Notice under rule 13A(3)

To

The Chairman,
... Co-operative Society,

...

Sir,

Whereas you were called upon to make amendment to the bye-laws of your society as per this office Notice No. ... dated ... and whereas you have failed to make the amendment within the time specified therein, you are, hereby, called upon to show cause in writing within ... days from the receipt of this notice as to why the proposed amendment of your bye-laws as indicated in this office notice referred to above should not be registered. If you desire to be heard in person, you may attend or send your representative duly authorised on ... at ... a.m./p.m. in my office and put your defence before me, if any.

If you fail to send your written statement or your representative on the date specified above or if your statement is found unsatisfactory, necessary further action according to the provisions of Section 13A(2) of the Maharashtra Co-operative Societies Act, 1960 as applied to the Union territory of Goa, Daman and Diu, will be taken.

Yours faithfully,

Registrar of Co-op. Societies,
Goa, Daman and Diu

No. ...

Date ...

Place ...

(Seal of the Officer)

FORM "S"

[See rule 13A(1)]

Notice under rule 13A(1)

By Registered Post A.D.

To

The Chairman,
... Co-operative Society,

...

Sir,

It appears to me that an amendment/amendments of the bye-laws of your society as indicated in the attached statement

is/are necessary and that it/those is/are desirable in the interest of your society.

I am to request you to consider this/these amendment/amendments in the interest of your society and to call upon you by this notice under rule 13A(1) of the Co-operative Societies Rules, 1962 to take necessary steps to make the amendments to the bye-laws of your society within from the date of receipt of this notice, failing which action will be taken as provided under section 13A(2) of the Maharashtra Co-operative Societies Act, 1960 as applied to the Union territory of Goa, Daman and Diu.

Yours faithfully,

Registrar of Co-op. Societies,
Goa, Daman and Diu

No. ...

Date ...

(Seal of the Officer)

Statement accompanying notice under rule

Sr. No.	The exact Bye-law as wording of it would read existing after amendment of bye-laws	Exact wording of bye-law, if it is a new one	Reasons why amendment is considered necessary
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Registrar of Co-op. Societies

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Public Health Department

ORDER

A-9/70-DHS/6905

Whereas the Administrator of Goa, Daman and Diu is satisfied that the districts of Daman and Diu in the Union Territory of Goa, Daman and Diu is threatened with an outbreak of Malaria which is dangerous epidemic disease;

And whereas the Administrator of Goa, Daman and Diu is of the opinion that the ordinary provisions of the law for the time being in force are insufficient to prevent the spread of the said disease.

Now, therefore, in exercise of the powers conferred by section 2 of the Epidemic Diseases Act, 1897 (3 of 1897) read with notification of the Govt. of India, in the Ministry of Home Affairs, No. F-7/4/72-UTL-(ii) dated 22-9-1972 the Administrator of Goa, Daman and Diu hereby prescribes the following temporary regulations to be observed by the public and the class of persons in the districts of Daman

and Diu in the Union territory of Goa, Daman and Diu, namely:—

1. **Short title, extent and commencement.**—(1) These regulations may be called the Goa, Daman and Diu Malaria Regulations, 1973.

(2) They shall extend to the districts of Daman and Diu, in the Union territory of Goa, Daman and Diu.

(3) They shall come into force at once.

2. **Definitions.**—In these regulations unless the context otherwise requires—

(a) “building” includes a house, an outhouse, stable, latrine, godown, shed, wall (other than boundary wall not exceeding one metre in height) and other such structure whether of masonry, bricks, wood, mud, metal or any other material whatsoever;

(b) “infected area” means the area to which these regulations extend;

(c) “Malaria Controlling Officer” means an Officer appointed as such by the Administrator of Goa, Daman and Diu.

3. **Information to be given of persons suffering from malaria.**—In the infected area—

(a) every medical practitioner and every person in-charge of or in attendance on any case, who knows or has reason to believe that any person in any place including a hospital or dispensary is affected by malaria or suspected to have been affected by fever which is likely to be malaria unless otherwise proved; and

(b) every manager of a factory or educational or other institutions, every contractor or employer of a labour camp, every head of a household and every owner or occupier of a building who knows or has reason to believe that any person residing in any building or camp under his management or control is affected with malaria or is suspected to have affected by fever which is likely to be malaria unless proved otherwise;

(c) may collect blood smears of such persons and get such smears despatched to the nearest malaria officer for examination and shall give information with the least possible delay of such infected person or go to the nearest malaria Controlling Officer or any other officer authorised in this behalf by the malaria Controlling Officer and shall preserve all the signs, cards, records etc. entrusted to him or affixed to the premises by the staff engaged for the control of malaria and shall produce at on demand for future use.

4. **Information to be given about the concentration or labour or other groups.**—In the infected area, every manager of a factory or construction work or fair or a contractor who intends to employ labour in small or large camps of more than 20 persons shall give detailed information about the nature and location of work, its duration, approximate number of labourers and the staff to be employed and the number of structures to be raised, at least fifteen

days in advance to the malaria Controlling Officer or any other officer authorised by the Malaria Controlling Officer in that behalf.

5. **Powers of Malaria Controlling Officer.**—The Malaria Controlling Officer may—

(i) direct that all buildings in infected area should be permitted to be sprayed by the special staff employed by the Government with an insecticide provided for the purpose in such manner as may be laid down by the Government or any local authority in the area;

(ii) direct that any person present in the locality whether suffering from fever or not, should give blood smears when demanded by any officer authorised by the Government in this behalf;

(iii) direct that all persons suffering from fever and whose blood smears were taken should subject themselves for such treatment as may be directed by the officer authorised in that behalf by the Government.

6. **Measures for preventing breeding of mosquitoes.**

—If in the opinion of the Malaria Controlling Officer—

(a) any pool, ditch, tank, wall, reservoir, pond, quarry, hole, drain, water course or any collection of water; or

(b) any cistern, or other receptacle for water or any article or thing capable of collecting rain water during the monsoon season whether inside or outside the building; or

(c) any land on which water accumulates or is likely to be accumulated; or

(d) building or part thereof whether occupied or unoccupied or under construction, reconstruction or demolition, is or is likely to become a breeding place of mosquito, the malaria controlling officer may, by a notice in writing require—

(i) the person by whose act, default or sufferance, the breeding of mosquitoes has arisen or is likely to arise,

(ii) the owner or occupier of any building in which the breeding of mosquitoes has arisen or is likely to arise,

(iii) where the breeding of mosquitoes has arisen or is likely to arise in connection with the work of construction, reconstruction or demolition of any building or part thereof, the architect, contractor or other person engaged in carrying out such work,

to prevent the breeding of mosquitoes and the recurrence thereof by taking such measures and by executing such work in such manner within such limit as may be specified in the notice and thereafter notwithstanding that the breeding of mosquitoes may have been stopped, the Malaria Controlling Officer, may, if he considers that the breeding of mosquitoes is likely to recur, by like notice require all or any of the aforesaid persons to take all steps necessary to prevent such recurrence including such work to be executed or other measures to be carried out as may be specified in the notice.

7. **Delegation of powers.** — The Malaria Controlling Officer may delegate to his respective subordinates such of his powers under these regulation as he may deem necessary. Provided that the discharge of the powers so delegated shall be subject to the control of the Malaria Controlling Officer.

8. **Persons not to obstruct performance of duty.** — Every person on whom any order or notice is served

under these regulations shall duly comply with the same and no person shall obstruct the performance of any duty imposed by these regulations.

By order and in the name of the Administrator of Goa, Daman and Diu.

P. Noronha, Under Secretary (Health).

Panaji, 3rd July, 1973.